

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF PUERTO RICO

DAVIDSON IZQUIERDO TIRADO AND HIS
WIFE, JENNIFER NIEVES,
Plaintiffs

Vs.

PUERTO RICO POLICE AGENT
REYNALDO NIEVES-SOTO BADGE
17952; SERGEANT JOSE D. CORDERO
QUINONES, BADGE 823488;
UNKNOWN SUPERVISOR JOHN DOE;
A, B, C COMPANIES; D,E,F
INSURANCE COMPANIES

Defendants

CIVIL NO. 24-cv-1537 JAG

**DAMAGES UNDER 42
U.S.C. 1983 and Under the
Puerto Rico Civil Code;**

JURY TRIAL DEMANDED

MOTION FOR ENTRY OF DEFAULT

TO THE HONORABLE CLERK OF COURT:

Come now plaintiffs through their undersigned attorney and respectfully state, and
pray:

1. On February 18, 2025, plaintiffs served defendants Nieves-Soto and Cordero-Quinones in their **official capacity** with summons and a copy of the complaint.
(See Exhibits 1 and 2)
2. To this date, no motions have been filed on behalf of defendant in their official capacity.
3. As provided by Rule 55 of the Federal Rules of Civil Procedure, “[w]hen a party against whom a judgment for affirmative relief is sought has failed to plead or otherwise defend, and that failure is shown by affidavit or otherwise, the clerk must enter the party’s default.”

4. As evidenced by the executed summons they were properly served. Therefore, entry of default is appropriate.

WHEREFORE, it is respectfully requested from the Clerk of Court to enter default against defendants in their **official capacity**.

RESPECTFULLY SUBMITTED.

In San Juan, Puerto Rico, on this June 10th, 2025.

s/Fredeswin Pérez-Caballero

Fredeswin Pérez-Caballero
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